Department of Permits and Development Management 111 West Chesapeake Avenue Towson, Maryland 21204

In the Matter of Civil Citation No.69907

Vanessa Hicks 143 Nunnery Lane

Respondent

FINDINGS OF FACT AND CONCLUSIONS OF LAW FINAL ORDER OF THE CODE ENFORCEMENT HEARING OFFICER

This matter came before the Baltimore County Code Enforcement Hearing Officer on January 13, 2010, for a Hearing on a citation for violations of the Baltimore County Code (BCC) section 35-6-105, 35-6-112: Respondent has not obtained a rental housing license for rental property known as 143 Nunnery Lane, 21228.

On December 7, 2009, pursuant to § 3-6-205, Baltimore County Code, Inspector Kathleen O' Donnell issued a Code Enforcement citation. The citation was sent to the Respondent by 1st class mail to the last known address listed in the Maryland State Tax Assessment files.

The citation proposed a civil penalty of \$1,000.00 (one thousand dollars).

The Respondent failed to request a Code Enforcement Hearing and/or failed to appear after requesting a Hearing. Baltimore County Code, § 3-6-205(d) provides that in case of failure to request a Code Enforcement Hearing or if the violator (Respondent) fails to appear after requesting a Hearing then the citation and the civil penalty, shall be the Final Order of the Code Official not subject to appeal.

143 Nunnery Lane Page 2

After proper consideration of all the evidence presented, the Hearing Officer finds:

A. A Correction Notice was issued on November 2, 2009 requiring application by November

17, 2009.

B. This Citation was issued on December 7, 2009. Review of the file shows no further

contact or response from the property owner. Baltimore County law requires landlords to obtain a valid

Rental Housing License before a residential property may be rented.

IT IS ORDERED by the Code Enforcement Hearing Officer that a civil penalty be imposed in the

amount of \$1,000.00 (one thousand dollars).

IT IS FURTHER ORDERED that the civil penalty will be REDUCED to \$100.00 (one hundred

dollars) if Respondent obtains a valid rental housing license by February 22, 2010. After that date,

rental without the required license may result in additional Citations with civil penalty.

IT IS FURTHER ORDERED that if not paid within thirty days of billing, the civil penalty as

authorized above shall be imposed and placed as a lien upon the property.

IT IS FURTHER ORDERED that the County inspect the property to determine whether the

violations have been corrected.

ORDERED this 20th day of January 2010

Signed: ORIGINAL SIGNED

Margaret Z. Ferguson

Baltimore County Hearing Officer

MZF/jaf